






[Guidance List](#) | [Section 1](#) | [Section 2](#) | [Section 3](#) | [Section 4](#) | [Section 5](#) | [Section 6](#) | [Section 7](#) | [Subject List](#)


[Commission Decision 34269-C](#) , Coleman v. Clinchfield Coal Company, Issued February 6, 1991, Va. Code Anno. § 60.2-618(3), suitable work - good cause to refuse.


[Commission Decision 40398-C](#) , Ibacache v. MRJ, Inc., Issued December 30, 1992, Va. Code Anno. § 60.2-618(3), suitable work - good cause to refuse.

[Commission Decision 43652-C](#) , Hearn v. U S. Army, Issued November 30, 1993, Va. Code Anno. § 60.2-618(3), suitable work - moral issues, substantial reduction in income.

[Commission Decision 47442-C](#) , Jones v. Northside Electric Company, Issued March 27, 1995, Va. Code Anno. § 60.2-618(3), suitable work - decrease in earnings.

[Commission Decision 30679-C](#) , Russell v. Richard T. Traylor, Issued August 24, 1988, Va. Code Anno. § 60.2-618(4), timeliness of appeal.

[Commission Decision 39904-C](#) , Warren v. Orion Associates, Inc., Issued November 19, 1992, Va. Code Anno. § 60.2-618(5), termination because of jail.

[Commission Decision 45555-C](#) , Fuller v. Banner Masonry, Issued June 3, 1994, Va. Code Anno. § 60.2-618(5), conviction and jail - causal link between unlawful act and separation.